

**598.41A Visitation — history of crimes against a minor.**

1. Notwithstanding [section 598.41](#), the court shall consider, in the award of visitation rights to a parent of a child, the criminal history of the parent if the parent has been convicted of a sex offense against a minor as defined in [section 692A.101](#).

2. Notwithstanding [section 598.41](#), an individual who is a parent of a minor child and who has been convicted of a sex offense against a minor as defined in [section 692A.101](#), is not entitled to visitation rights while incarcerated. While on probation, parole, or any other type of conditional release including a special sentence for such offense, visitation shall be denied until the parent successfully completes a treatment program approved by the court, if required by the court. The circumstances described in [this subsection](#) shall be considered a substantial change in circumstances.

[98 Acts, ch 1070, §2](#); [2009 Acts, ch 119, §42](#); [2013 Acts, ch 105, §1, 3, 4](#)

2013 amendment to section takes effect May 15, 2013, and applies retroactively to an order or decree involving child custody or visitation issued on or after July 1, 2000; [2013 Acts, ch 105, §3, 4](#)